

Town of Seekonk Massachusetts

Board of Assessors

PAUL K. BUCKLEY, CHAIRMAN NELSON ALMEIDA, VICE CHAIRMAN EDWARD F. MCGOVERN, CLERK LYDIA A. CORDEIRO, TOWN ASSESSOR

June 14, 2022

RE: FY'24 Chapter Land Application and Acknowledgement Form

Dear:

Enclosed you will find your Fiscal Year 2024 Chapter Land Application and Acknowledgement of Rights and Obligations Form in accordance of Massachusetts General Laws Chapter 61, §§ 1 & 2 – Chapter 61A, § 6 – Chapter 61B, § 3. The link to obtain this form and further information may be found at:

Microsoft Word - CL1.DOC (mass.gov)

Microsoft Word-CL-1(61A) (mass.gov)

Microsoft Word-CL-(61B) (mass.gov)

Please <u>complete and sign both</u> the Application and the Acknowledgement Form. These forms must be returned to the office no later than <u>October 3rd, 2022</u>.

The Assessor's Office will be doing site visits on all Chapter Land properties insuring the use and classification.

Chapter 61A applicants: Receipts of at least \$500 (Five Hundred Dollars) must accompany and be submitted along with the application. This request is in accordance of General Law - Part I, Title IX, Chapter 61A, Section 3 (malegislature.gov). The landowner must establish the gross sales requirement is met with documents maintained in the regular course of business, e.g., sales receipts with standard information such as date of sale, quantity, unit price and total payment or copies of federal or state income tax returns reporting the sales income.

As a reminder, failure to submit these forms may result in the removal of Chapter Land Classification for Fiscal Year 2024.

Should you have any questions regarding this letter or the enclosed forms, please contact our office.

Sincerely, Maureen E. Hasenfus Assistant Assessor Enclosures

100 Peck Street, Seekonk, MA 02771

Phone: (508) 336-2980 • Fax: (508) 336-0764 • EMAIL lcordeiro@seekonk-ma.gov

State Tax Form CL-1 Revised 9/2008

The Commonwealth of Massachusetts

Town of Seekonk

Name of City or Town

61	61A	61B	
Assessors' Use only			
Date Recei	ived		
Application	n No.		

Fiscal Year <u>2024</u> Application for Forest-- Agricultural or Horticultural -- Recreational Land Classification General Laws Chapter 61, §§ 1 & 2 – Chapter 61A, § 6 – Chapter 61B, § 3

INSTRUCTIONS: Compl	ete all sections that apply. Ple	ease print or type.			
A. IDENTIFICATION. Co	omplete this section fully.				
Name of Applicant(s):					
Mailing Address:					
No. Stre		City/Town			Zip Code
Property Covered by Ap					
Location	Parcel Identification (Map-Block-Lot)	Deed Reference (Book & Page/Cert. No.)		Total Acres	Acres to be Classified
٥					
B. TYPE OF CLASSIFICA	ATION. Check the classification	on you are seeking a	nd prov	ide the required ir	nformation.
	State Forester's Certificate and				
			1		
AGRICULTURAL or HO	ORTICULTURAL .				
1 Current use of land. I	List by classes established by t	he Farmland Valuat	ion Adv	isory Commission	, if applicable.
	Ise by Class	No. of Acres		Specific Use, Crop	os Grown
	od and Nursery Cropland				
b. Dairy, Beef and Hay C					
	nd Blueberries Cropland				
d. Cranberries	•				
e. Christmas Trees					
	(Attach copy of State Forester's wed Management Plan if initial evised plan)				
g. Cropland Pasture, Pers and Related Land	manent Pasture and Necessary	3			
h. Contiguous Non-prod	uctive Land				
i. Other Agricultural or	Horticultural (Specify)				
income returns, may a. Gross sales from agric	e in preceding year. Supporting be requested to verify your is sultural or horticultural use	ncome.		\$	deral and state tax
b. Amount received und	er MA or US Soil Conservation o	Pollution Abatement	Program	\$	
	d description of the source of t				
3. Previous use of land, under c. 61A for the	. Was the land valued, assessed prior 2 fiscal years? Yes	ed and taxed as class	sified ag	ricultural or hortic	cultural land
	nd during the prior 2 fiscal years	the same as the current	t use desc	ribed above? Ye	s 🔲 No 🔲
	use of the land during the prior				
9 2					
					5
If no, was your farm incom	ne during either of the prior 2 fisc		mount re	ported above?	
If yes, list the income for th	ne vear \$	Fiscal year _			

RECREATIONAL	Land may qualify ba	sed on its con	dition <u>or</u> recreatio	onal use.	
	ned in substantially a na				
				condition? Yes No No	
If managed forest,	attach copy of State Forester's	Certificate and	Approved Manager	ement Plan if initial application, or new/revised plan	n
					No □
	which natural resources			Test of the control o	140
	rface Water			Vegetation	
		Geologic I			
High Quality Soils	The state of the s			Scenic Resources	
	L.,	Other (spe		Other (specify)	
	primarily for recreation		es No	- FF 12 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3- 3-	
	for which recreational a	ctivity:			
Archery	Picnicking		Camping	Nature Study & Observation	
Fishing	Golfing		Hang gliding		لببا
Hiking [Target Shooting	rg 📋	Hunting 🖟	Private Non-commercial Flyin	g 🗌
Boating	Skiing		Swimming	Horseback Riding	_
V. 10 1822				Commercial Horseback Riding	g & 🗌
1				Equine Boarding	_
	e land used for recreati			- 4	
1	ple use the land for tho				
	n to the general public?	Yes 📗 1	No 🗌		
	is its use restricted?——	11			
Is the land used	l for horse racing, dog r	acing or any	sport normally	undertaken in a stadium, gymnasium or	
similar structur	e? Yes No	erc side land	14.44	See through the lateral	
C. LESSEE CERTIF	ICATION. If any portion	of property	is leased the fo	ollowing statement must be signed by eac	ah loggo
property in that ma	nner during the period	to which the	s described in the application app	nis application and that I intend to use the plies.	2
	Lessee			Date ·	
7 7 7 7 7 7	(Mariana)				
300	J 13				
D SIGNATURE AT	Il overnova must sion how				
	ll owners must sign here				
l also certify that I ha	ge and belief, it and all a ave signed and attached	ccompanyin I a Property	g documents and Owner's Acknow	s and penalties of perjury, I declare that to ad statements are true, correct and comple wledgement of Rights and Obligations u ms, as part of this application. Date	ete.
	<u> </u>				
76 : 71	7 6 10 77				
If signed by agent, atta	ch copy of written authori	zation to sign	on behalf of taxpa	ayer.	
	DIOD COMMON				
	DISPOSITION	OF APPLICA	ATION (ASSESS	SORS' USE ONLY)	
Ownership	All		Data Va	atad / Danie d	
Min. Acres		AITEE		oted/Denied	
		ANTED	Date	e Notice Sent	
Use/Condition	Deemed			Board of Assessors	- 1
Gross Sales					1
\\	All				-
1		JIED	0		-
2		ATED			
1	Deemed		Date		

State Tax Form	CL-1(61A)
Revised 6/2015	

The Commonwealth of Massachusetts

Name of City or Town

TOWN OF SEEKONK

Property Owner's Acknowledgement of Rights and Obligations under Classified Agricultural or Horticultural Land Program

This form must be submitted as part of your application for classification

QUALIFICATIONS. I understand that property must consist of at least 5 contiguous acres of land under the same ownership and be "actively devoted" to agricultural or horticultural use in order to qualify for and retain classification as agricultural or horticultural land under Massachusetts General Laws Chapter 61A. Agricultural or horticultural use includes land used primarily and directly to raise animals or products derived from animals or to grow food for human or animal consumption, tobacco, plants, shrubs or forest products to sell in the regular course of business. For the land to be considered "actively devoted" to a farm use, it must have been farmed for the two fiscal years prior to the year of classification and must have produced a certain amount of sales, or have been used in a manner intended to produce that minimum amount of sales within a certain period of time. An equal amount of contiguous non-productive land may also qualify for classification. I understand that buildings and other structures located on the property, as well as the land on which a residence is located or regularly used for residential purposes, do not qualify for classification and will continue to be assessed a regular local property tax.

APPLICATIONS. I understand that for property to be classified as agricultural or horticultural land under Chapter 61A, I must submit a written application to the board of assessors of the city or town in which the land is located by October 1 of the year before the start of the fiscal year for which taxation as classified land is sought, unless the city or town is undergoing a revaluation for that fiscal year. (The fiscal year of cities and towns begins July 1 and ends the following June 30.) In that case, the application deadline is extended until 30 days after the date the actual tax bills for that year are mailed. The assessors must approve or disapprove my application for classification within 3 months of the date I filed it and, if they do not act within that time, the application will be considered approved. The assessors must notify me by certified mail whether my application has been approved or disapproved within 10 days of their decision. I understand that classification and taxation of the land as agricultural or horticultural land under Chapter 61A will begin the following July 1, which is the start of the next fiscal year.

I also understand that I will have to file a <u>separate application by October 1</u> (or the extended deadline if <u>applicable</u>) each <u>year</u> for classification of the land to continue into the next fiscal year. I further understand that the land cannot be classified as agricultural or horticultural land for a fiscal year if I do not comply with all application deadlines and procedures.

LIEN. I understand that once my application for classification has been approved, the board of assessors will record a statement at the Registry of Deeds indicating that the land has been classified as agricultural or horticultural land under Chapter 61A. That statement will constitute a lien on the land for all taxes due under Chapter 61A. I understand that I must pay all fees charged by the Registry for recording or releasing the lien.

ANNUAL TAXATION. I understand that I must pay an annual property tax to the city or town in which the classified land is located. The tax will be assessed on the use value of the land for agricultural or horticultural purposes, rather than fair market value based on the land's highest and best use as would be the case if the land were not classified. In determining the valuation of my land, the board of assessors will consider the range of agricultural land use values established by the Farmland Valuation Advisory Commission together with their knowledge, judgment and experience regarding farm land values. The commercial property tax rate for the fiscal year will be applied to that value, unless the city or town has accepted a local option to apply the open space property tax rate. The tax will be due in the same number of installments and at the same time as other local property tax payments are due in the city or town. Interest will be charged on any overdue taxes at the same rate applicable to overdue local property taxes.

MUNICIPAL OPTION TO PURCHASE. I understand that the city or town has an option to purchase any classified land whenever I plan to sell it for, or convert it to, a residential, commercial or industrial use during a fiscal year it is classified, or within 1 full fiscal year after it is removed from classification. I must notify by certified mail or hand delivery, the mayor and city council or the selectmen, assessors, planning board and conservation commission of the city or town of my intention to sell or convert the land to those uses and provide certain information regarding the intended sale or conversion. If I plan to sell the land, the city or town has the right to match a bona fide offer to purchase it. If I plan to convert it, the city or town has the right to purchase it at its fair market value, which is to be determined by an Impartial appraisal. The city or town may also assign its option to a non-profit, conservation organization, the Commonwealth or any of its political subdivisions. I understand that I may not sell or convert the land until at least 120 days after I provide a notice that fully complies with the requirements of Chapter 61A or until I have been notified in writing that the option will not be exercised and the notice is recorded at the Registry of Deeds, whichever is earlier.

This option is not available to the city or town and the notice requirement does not apply if the agricultural or horticultural use is simply discontinued, or I plan to build a residence for my use, or the use of my spouse or my parents, grandparents, child, grandchild, brother or sister, the surviving spouse of any of those relatives, or an employee working full time in the agricultural or horticultural use of the land.

PENALTY TAX. I understand that I must pay one of two alternative penalty taxes whenever any of the land is no longer used for, or maintained in, a use or condition that would qualify the land for classification as agricultural or horticultural land under Chapter 61A, forest land under Chapter 61 or recreational land under Chapter 61B, Payment of a penalty tax applies in that case whether or not the land is subject to the purchase option and notice requirement. I must pay a rollback tax for a 5 year period if the use of the land changes to a non-qualifying use or condition. If the change in use or condition occurs when the land is classified, the tax will be imposed for the current fiscal year and the 4 prior years. If the land is not classified at that time, the tax will be imposed for the 5 prior years. In either case, the tax will be the difference between the amount I would have paid in annual property taxes on the land if it had been taxed at its fair market value and the amount of the taxes I paid on the land under Chapter 61A during the same time. The roll-back tax also includes interest at the rate of 5% per year on each year's tax savings. A roll-back tax on any of my land in classification on July 1, 2006 (fiscal year 2007) will not include interest so long as the land continues to be owned by me, my spouse, parent, grandparent, child, grandchild, brother, sister or surviving spouse of any of those deceased relatives.

However, I must pay the alternative conveyance tax instead if the land is sold for or converted to a non-qualifying use within 10 years of the date I acquired it, or the earliest date of its uninterrupted agricultural or horticultural use by me, whichever is earlier, and the conveyance tax is greater than the roll-back tax that would be due. The conveyance tax will be equal to the conveyance tax rate applied to the sales price of the land, or if converted, to the fair market value of the land as determined by the assessors. The conveyance tax rate will be 10% if the land is sold or converted within the first year of ownership, 9% if sold or converted within the second year, and so on with the rate declining each year by one percentage point until it is 1% in the 10th year of ownership. After this 10-year period has expired, I will not be liable for any conveyance taxes, but will remain liable for roll-back taxes if there is a change to a non-qualifying use or condition of the land.

APPEALS AND ABATEMENTS. I understand that I may contest decisions made by the board of assessors to disapprove all or part of my application for classification by applying for a modification of the decision. I may also contest my annual property tax or any penalty tax assessed under Chapter 61A by applying for an abatement. Applications to modify a decision or abate a tax must be made in writing and must be filed with the assessors within 30 days of the date I am notified of the decision or tax. If I disagree with the assessors' decision, or the assessors do not act on my application, I may appeal to the Appellate Tax Board within 30 days of the date I am notified of the assessors' decision, or 3 months from the date my abatement application was filed, whichever is later. If the appeal concerns my annual property tax, I must have paid it to maintain the appeal. I further understand that the assessors cannot modify any decision or grant any abatement if I do not comply with all application deadlines and procedures.

I certify that I have examined this general statement of the requirements and $% \left(1\right) =\left\{ 1\right\} =\left\{ 1$	obligations of Chapter 61A and acknowledge that it is my responsibility as aπ applicant for
classification to fully understand and satisfy all requirements of Chapter 61A.	I also certify that I will notify the board of assessors immediately in writing of any
circumstances developing after this date that may cause a change in the use of	f the property from that described in my application for classification.

Owner(s)	Date
Telephone/Cell or Email:	

TOWN OF SEEKONK

Name of City or Town

Property Owner's Acknowledgement of Rights and Obligations under Classified Recreational Land Program

This form must be submitted as part of your application for classification

QUALIFICATIONS. I understand that property must consist of at least 5 contiguous acres of land under the same ownership and be used for certain recreational purposes and open to the public or members of a non-profit organization, or be maintained in a substantially natural, wild or open condition, a landscaped or pasture condition, or a managed forest condition under a forest management plan certified by the State Forester permitting the preservation of wildlife and natural resources, in order to qualify for and retain classification as recreational land under Massachusetts General Laws Chapter 61B. Recreational use includes land used primarily for one or more of the following outdoor activities, so long as they do not materially interfere with the environmental benefits of the land: hiking, camping, nature study and observation, boating, golfing, horseback riding, hunting, fishing, skiing, swimming, picnicking, private non-commercial flying, hang gliding, archery, target shooting, non-commercial youth soccer and commercial horseback riding and equine boarding. I understand that buildings and other structures located on the property, as well as the land on which a residence is located or regularly used for residential purposes, do not qualify for classification and will continue to be assessed a regular local property tax.

APPLICATIONS. I understand that for property to be classified as recreational land under Chapter 61B, I must submit a written application to the board of assessors of the city or town in which the land is located by October 1 of the year before the start of the fiscal year for which taxation as classified land is sought, unless the city or town is undergoing a revaluation for that fiscal year. (The fiscal year of cities and towns begins July 1 and ends the following June 30.) In that case, the application deadline is extended until 30 days after the date the actual tax bills for that year are mailed. The assessors must approve or disapprove my application for classification within 3 months of the date I filed it and, if they do not act within that time, the application will be considered disapproved. The assessors must notify me by certified mail whether my application has been approved or disapproved within 10 days of their decision. I understand that classification and taxation of the land as recreational land under Chapter 61B will begin the following July 1, which is the start of the next fiscal year.

I also understand that I will have to file a <u>separate application by October 1 (or the extended deadline if applicable) each year</u> for classification of the land to continue into the next fiscal year. <u>I further understand that the land cannot be classified as recreational land for a fiscal year if I do not comply with all application deadlines and procedures.</u>

LIEN. I understand that once my application for classification has been approved, the board of assessors will record a

statement at the Registry of Deeds indicating that the land has been classified as recreational land under Chapter 61B. That statement will constitute a lien on the land for all taxes due under Chapter 61B. I understand that I must pay all fees charged by the Registry for recording or releasing the lien.

ANNUAL TAXATION. I understand that I must pay an annual property tax to the city or town in which the classified land is located. The tax will be assessed on the use value of the land for recreational purposes, rather than fair market value based on the land's highest and best use as would be the case if the land were not classified. The value of the land for recreational purposes cannot exceed 25% of the fair market value of the land. The commercial property tax rate for the fiscal year will be applied to that value, unless the city or town has accepted a local option to apply the open space property tax rate. The tax will be due in the same number of installments and at the same time as other local property tax payments are due in the city or town. Interest will be charged on any overdue taxes at the same rate applicable to overdue local property taxes.

THIS FORM APPROVED BY THE COMMISSIONER OF REVENUE

MUNICIPAL OPTION TO PURCHASE. I understand that the city or town has an option to purchase any classified land whenever I plan to sell it for, or convert it to, a residential, commercial or industrial use during a fiscal year it is classified, or within 1 f fiscal year after it is removed from classification. I must notify by certified mail or hand delivery, the mayor and city council the selectmen, assessors, planning board and conservation commission of the city or town of my intention to sell or convert t land to those uses and provide certain information regarding the intended sale or conversion. If I plan to sell the land, the city town has the right to match a bona fide offer to purchase it. If I plan to convert it, the city or town has the right to purchase it its fair market value, which is to be determined by an impartial appraisal. The city or town may also assign its option to a not profit, conservation organization, the Commonwealth or any of its political subdivisions. I understand that I may not sell convert the land until at least 120 days after I provide a notice that fully complies with the requirements of Chapter 61B or unt have been notified in writing that the option will not be exercised and the notice is recorded at the Registry of Deeds, whichever is earlier.

This option is not available to the city or town and the notice requirement does not apply if the recreational use is simply discontinued, or I plan to build a residence for my use, or the use of my spouse or my parents, grandparents, child, grandchild, brother or sister, the surviving spouse of any of those relatives, or an employee working full time in the recreational use of the land.

PENALTY TAX. I understand that I must pay one of two alternative penalty taxes whenever any of the land is no longer used for, or maintained in, a use or condition that would qualify the land for classification as recreational land under Chapter 61B, forest land under Chapter 61 or agricultural or horticultural land under Chapter 61A. Payment of a penalty tax applies in that case whether or not the land is subject to the purchase option and notice requirement. I must pay a roll-back tax for a 5-year period if the use of the land changes to a non-qualifying use or condition. If the change in use or condition occurs when the land is classified, the tax will be imposed for the current fiscal year and the 4 prior years. If the land is not classified at that time, the tax will be imposed for the 5 prior years. In either case, the tax will be the difference between the amount I would have paid in annual property taxes on the land if it had been taxed at its fair market value and the amount of the taxes, I paid on the land under Chapter 61B during the same time. The roll-back tax also includes interest at the rate of 5% per year on each year's tax savings.

However, I must pay the alternative conveyance tax instead if the land is sold for or converted to a non-qualifying use within 10 years of the beginning of the fiscal year it was first classified, and the conveyance tax is greater than the rollback lax that would be due. The conveyance tax will be equal to the conveyance tax rate applied to the sales price of the land, or if converted, to the fair market value of the land as determined by the assessors. The conveyance tax will be equal to the conveyance tax rate applied to the sales price of the land, or if converted, to the fair market value of the land as determined by the assessors. The conveyance tax rate will be 10% if the land is sold or converted within the first 5 years of classification and 5% if sold or converted within the 6th through 10th year of classification. After this 10-year period has expired, I will not be liable for any conveyance taxes, but will remain liable for roll-back taxes if there is a change to a non-qualifying use or condition of the land.

APPEALS AND ABATEMENTS. I understand that I may contest decisions made by the board of assessors to disapprove all or part of my application for classification by applying for a modification of the decision. I may also contest my annual property tax or any penalty tax assessed under Chapter 61B by applying for an abatement. Applications to modify a decision or abate a tax must be made in writing and must be filed with the assessors within 30 days of the date I am notified of the decision or tax. If I disagree with the assessors' decision, or the assessors do not act on my application, I may appeal to the Appellate Tax Board within 30 days of the date I am notified of the assessors' decision, or 3 months from the date my abatement application was filed, whichever is later. If the appeal concerns my annual property tax, I

must have paid it to maintain the appeal. I further understand that the assessors cannot modify any decision or grant any abatement if I do not comply with all application deadlines and procedures.

I certify that I have examined this general statement of the requirements and obligations of Chapter 61B and acknowledge that it is my responsibility as an applicant for classification to fully understand and satisfy all requirements of Chapter 61B. I also certify that I will notify the board of assessors immediately in writing of any circumstances developing after this date that may cause a change in the use of the property from that described in my application for classification.

Owner(s)		Date		
3				
Telephone/Cell	or Email:			